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6 **UNITED STATES DISTRICT COURT**
7 **WESTERN DISTRICT OF WASHINGTON**
8 **AT SEATTLE**

9 Ramon RODRIGUEZ VAZQUEZ, et al.,
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12 Plaintiffs,
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14 v.
15 Drew BOSTOCK, Seattle Field Office Director,
16 Enforcement and Removal Operations, United
17 States Immigration and Customs Enforcement
18 (ICE); et al.,
19
20 Defendants.

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24 **DECLARATION OF SYDNEY**
25 **MALTESE IN SUPPORT OF MOTION**
26 **FOR TEMPORARY RESTRAINING**
27 **ORDER ON BEHALF OF CLASS**
28 **MEMBER ALFREDO JUAREZ**
29 **ZEFERINO**

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31 I, Sydney Maltese, hereby declare as follows:
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34 1. I submit this declaration in support of plaintiffs' motion for temporary restraining
35 order on behalf of class member Alfredo Juarez Zeferino. I am over the age of 18, have personal
36 knowledge of the facts set forth herein, and, if called as a witness, I could and would testify
37 competently as set forth below.
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39 2. I am a paralegal with Northwest Immigrant Rights Project, counsel of record for
40 Plaintiffs.
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1 3. Attached as Exhibit A is a true and correct redacted copy of Respondent's

2 Request for Bond and Supporting Evidence in the *Matter of Alfredo JUAREZ ZEFERINO, AKA:*

3 *Alfredo JUAREZ-CEFERINO*, dated May 6, 2025.

4 4. Attached as Exhibit B is a true and correct redacted copy of Respondent's

5 Supplemental Bond Evidence in the *Matter of Alfredo JUAREZ ZEFERINO, AKA: Alfredo*

6 *JUAREZ-CEFERINO*, introducing Dkt. 29, Order Granting Preliminary Injunction, dated May 7,

7 2025.

8 5. Attached as Exhibit C is a true and correct redacted copy of Respondent's Second

9 Supplemental Bond Evidence in the *Matter of Alfredo JUAREZ ZEFERINO, AKA: Alfredo*

10 *JUAREZ-CEFERINO*, introducing the April 11, 2025 Order of the Immigration Judge, and the

11 April 29, 2025 Order of the Immigration Judge, dated May 7, 2025.

12 6. Attached as Exhibit D is a true and correct redacted copy of the Department of

13 Homeland Security's (DHS) Notice of Evidence in the *Matter of Alfredo JUAREZ ZEFERINO,*

14 *AKA: Alfredo JUAREZ-CEFERINO*, introducing DHS Form I-862, Notice to Appear, dated May

15 8, 2025.

16 7. Attached as Exhibit E is a true and correct redacted copy of the Department of

17 Homeland Security's (DHS) Notice of Evidence in the *Matter of Alfredo JUAREZ ZEFERINO,*

18 *AKA: Alfredo JUAREZ-CEFERINO*, introducing DHS and ICE documents for Respondent, dated

19 May 7, 2025.

20 8. Attached as Exhibit F is a true and correct redacted copy of the Order of the

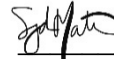
21 Immigration Judge in the *Matter of Alfredo JUAREZ ZEFERINO, AKA: Alfredo JUAREZ-*

22 *CEFERINO*, dated May 8, 2025.

23 These documents have been marked pursuant to LCR 10(e)(10).

1 I declare under penalty of perjury under the laws of the United States of America that the
2 foregoing information is true and correct.

3 Executed this 14th day of May, 2025, in Seattle, Washington.

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6 Sydney Maltese
7 Paralegal
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Email: sydney@nwirp.org

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